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Attorneys for Plaintiffs

IN THE UNITED STATES DISTRICT COURT

FOR THE NORTHERN DISTRICT OF CALIFORNIA

MICHAEL DONALYA and JORDAN
SANDERS, individually and on behalf of all
others similarly situated,

Plaintiffs,

v.

FLUMGIO TECHNOLOGY INC., SMOKING
VAPOR PLUS CA, LLC, VAPE JUICE
DEPOT, VAPE ELEMENT, LLC,
VAPORDNA, HAPPY DISTRO, AND
HUFFERS & PUFFERS, LLC,

Defendants.

Case No. 4:24-cv-06991-YGR

**SECOND STIPULATION FOR
EXTENSION OF TIME FOR
DEFENDANT HUFF & PUFFERS, LLC
TO RESPOND TO COMPLAINT
(LOCAL RULE 6-1(a))**

Complaint Served: Oct. 18, 2024
Current Response Date: Dec. 18, 2024
New Response Date: Jan.10, 2025

Hon. Yvonne Gonzalez Rogers
Presiding Judge

1 TO THE COURT, THE PARTIES, AND ATTORNEYS OF RECORD:

2 Pursuant to Rule 6(b)(1) of the Federal Rules of Civil Procedure and Local Rule 6-1(a) of
3 the Northern District of California Civil Local Rules, Plaintiffs Michael Donalya and Jordan
4 Sanders (“Plaintiffs”) on the one hand, and Defendant Huff & Puffers, LLC (“H&P”),
5 erroneously sued herein as Huffers & Puffers, LLC, on the other hand, by and through their
6 respective counsel of record, hereby stipulate to a second extension of time for H&P to respond to
7 Plaintiffs’ Complaint, as follows:

8 1. On October 4, 2024, Plaintiffs filed the instant action in this Court;

9 2. On October 18, 2024, Plaintiffs served the Complaint on H&P by substituted
10 service and pursuant to such service, H&P’s response to the Complaint was due on November 18,
11 2024;

12 3. Counsel for Plaintiffs and H&P stipulated to extend H&P’s time to respond to the
13 Complaint to December 18, 2024, pursuant to the Stipulation filed November 18, 2024; and

14 4. Counsel for Plaintiffs and H&P have further agreed, pursuant to Local Rule 6-1(a),
15 to extend H&P’s time to respond to the Complaint to January 10, 2025, which date will not alter
16 the date of any event or deadlines already fixed by Court Order.

17 **THEREFORE, IT IS HEREBY STIPULATED AND AGREED** that H&P’s deadline
18 for responding to Plaintiffs’ Complaint shall be extended up to and including January 10, 2025.

19 Dated: December 18, 2024

THOMPSON HINE LLP

21 By: /s/ Kim S. Sandell

22 Kim S. Sandell

23 *Attorneys for Defendant Huff & Puffers, LLC*

24 Dated: December 18, 2024

BURSOR & FISHER, P.A.

26 By: /s/ Luke Sironski-White

27 Luke Sironski-White

28 *Attorneys for Plaintiffs*

ATTESTATION

Pursuant to Civil Local Rule 5-1(i)(3) regarding signatures, I attest under penalty of perjury that I have obtained consent to file this document from every signatory above.

Dated: December 18, 2024

THOMPSON HINE LLP

By: /s/ Kim S. Sandell

Kim S. Sandell

Attorneys for Defendant Huff and Puffers, LLC